

Case 1:20-cv-07311-LAK Document 141 Filed 03/03/23 Page 1 of 1

KAPLAN HECKER & FINK LLP

350 FIFTH AVENUE | 63° FLOOR NEW YORK, NEW YORK 10118

1050 K STREET NW | SUITE 1040 WASHINGTON, DC 20001

TEL (212) 763-0883 | FAX (212) 564-0883

WWW.KAPLANHECKER.COM

MEMO ENDORSED

DIRECT DIAL 212:763.0883

DIRECT EMAIL rkaplan@kaplanhecker.com

VIA ECF

The Honorable Lewis A. Kaplan United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

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Re: Carroll v. Trump, 20 Civ. 7311 (LAK) (JLC) ("Carroll P")

Dear Judge Kaplan:

We write on behalf of Plaintiff E. Jean Carroll about the reply brief that Defendant Donald J. Trump purported to file yesterday in support of his motion in limine (ECF 140), despite the fact that the operative scheduling order in the above-captioned matter does not authorize reply briefs in connection with the motions in limine. *See* ECF 98 at 3; ECF 100.¹

Because Trump's reply brief was not authorized, we respectfully request that the Court decline to consider it. If the Court is inclined to consider Trump's latest filing, then we would respectfully request that Carroll have an opportunity to submit a short reply brief (5 pages or less) in support her omnibus motion in limine by March 9, 2023. As Your Honor is no doubt aware, the motions in limine in *Carroll II* and *Carroll II* have substantially overlapped, and the governing scheduling order in *Carroll II* (unlike the schedule in *Carroll I) does* include a deadline for reply briefs. *Carroll II*, ECF 19 at 4. Accordingly, we would anticipate limiting our reply brief to the issues specific to *Carroll I—*namely, issues concerning Trump's damages expert Robert J. Fisher. *Compare* ECF 134, with Carroll II, ECF 73.

Reply brief not to exceed 5 pages due by March 9, 2023. SO ORDERED.

/s/ Lewis A. Kaplan Lewis A. Kaplan United States District Judge

Dated: March 3, 2023

cc:

Counsel of Record

Respectfully submitted,

Roberta A. Kaplan

¹ Unfortunately, this is not the first time that Trump has violated this Court's procedures in this way. He has submitted various reply briefs in support of discovery motions that also were not permitted under Your Honor's Individual Rules of Practice. See ECF 94 (unauthorized reply in support of letter motion to stay discovery); Carroll v. Trump, 22 Civ. 10016 ("Carroll II"), ECF 53 (unauthorized reply in support of letter motion to reopen discovery); Carroll II, ECF 63 (unauthorized reply in support of letter motion to adjourn expert discovery deadlines).